## UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE:	§ § CASE NO. 19-50900-CAG-7
LEGENDARY FIELD	\$ CASE NO. 13-30300-CAG-7
EXHIBITION, LLC, ET AL,	§ § CHAPTER 7
DEBTORS.	§ e
	<b>\$</b> <b>\$</b>
COLTON SCHMIDT, INDIVIDUALLY	8
AND ON BEHALF OF OTHERS	8
SIMILARLY SITUATED; AND REGGIE	§
NORTHRUP, INDIVIDUALLY AND ON	<b>§</b>
BEHALF OF OTHERS SIMILARLY	§
SITUATED,	8
PLAINTIFFS,	8 8 ADV. PROC. NO. 19-05053
,	§
AAF PLAYERS, LLC, THOMAS DUNDON,	§
CHARLES "CHARLIE" EBERSOL,	§
LEGENDARY FIELD EXHIBITIONS,	§
LLC, AAF PROPERTIES, LLC, EBERSOL SPORTS MEDIA GROUP, INC. AND	8
DOES 1 THROUGH 200, INCLUSIVE,	8 8
DOES I IIIKOUGII 200, INCLUSIVE,	8
DEFENDANTS.	§ § §

## UPDATED JOINT STATUS REPORT

As a follow up to the Joint Status Report filed on March 10, 2022, Plaintiffs Colton Schmidt and Reggie Northrup, individually and on behalf of others similarly situated, (collectively "Plaintiffs"), Randolph N. Osherow ("Trustee"), the duly appointed Chapter 7 Trustee of the jointly administered bankruptcy estates of AAF Players, LLC, Legendary Field Exhibitions, LLC, AAF Properties, LLC, and Ebersol Sports Media Group, Inc. (the entities are referred to collectively as "Debtors") and Defendant Thomas Dundon ("Dundon") submit this Updated Joint Status Report:

- 1. On March 10, 2022, the Plaintiffs, the Trustee on behalf of the Debtors, and Dundon filed a Joint Status Report, updating the Court on the procedural status of the case and informing the Court of the parties working together to draft a scheduling order to conclude Phase I of discovery, covering class certification issues.
- 2. The parties originally anticipated completing a scheduling order by Friday, March 18, 2022. The parties have been working together diligently to map out the remainder of Phase I discovery, but they need additional time to clarify certain procedural positions in light of the terms of the settlement agreement. Accordingly, they plan to submit a proposed scheduling order to the Court, along with any other updates, by March 29, 2022.

Respectfully submitted,

# PLAINTIFFS COLTON SCHMIDT AND REGGIE NORTHRUP, INDIVIDUALLY AND ON BEHALF OF OTHERS SIMILARLY SITUATED

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# **CERTIFICATE OF SERVICE**

I certify on March 18, 2022, I served the foregoing document with the counsel of record by electronic means.

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